INDEX TO LEGISLATIVE PRECEDENTS

A

ADJOURNMENT— Motion for	. 129 . 129
AMENDMENTS—	
GENERAL,	
Proposed amendments agreed to only by the House Amendment may be similar to one lost, yet so different	t
that it is in order	1
amendment previously tabled in order	r
previously passed upon?	. 131 r
on a third reading	. 131
why it should not consider another one embodying the same matter	e . 131 n
stage of the proceedings is no reason why it might not be in order at another time	
If an amendment is lost or tabled, another one of the sam import is not in order on the same reading or stage of the bill	e f . 132
An amendment is not in order if a former amendment containing the same matter has been tabled	. 132 n
a bill at the same reading is not in order unless recornideration is ordered	. 132
It is not necessary to correct a typographical error in printed bill if the original bill is correct	. 133
Not in order to offer an amendment to the caption of a bi until all amendments to the body of the bill have bee considered and disposed of	n
Though an amendment should be voted down, it would be i order on a subsequent reading of the bill	n
GERMANE,	
Scope of germaneness narrowed by Rules of House and Con	1-
stitution General discussion To a bill amending a general law in several particular	. 134
an amendment providing for the repeal of the whole law was held to be germane	v

APPROPRIATIONS— P	age.
House may by amendments attach conditions to an appropriation	135
В	
BILLS— Congressional precedents135	-136
Adverse Report. An adverse committee report on a bill does not prevent the consideration of a similar bill	136
ADVERSE ACTION IN THE SENATE. Consideration of bills by the House that have been defeated in the Senate	137 137
Consideration Of.	
After the House had appointed a committee to notify the Senate and the Governor that its labors had been completed and that it was ready to adjourn, the consideration of a free conference committee report was not in order. House can not act on a resolution or a bill which has been transmitted to the Senate without recalling the same.	138 138
Bill relating to the assessment of property held not to violate the constitutional provision requiring revenue bills to originate in the House	138
GENERAL,	
Senate bill granting Collis P. Huntington the right to use certain streets, wharves and alleys of Galveston held to be a general bill	
counties held to be a general bill	139 140
Bill relating to Confederate Home at Austin is a general	
bill	140 140
bill	140 141
Fee bill applying to counties of more than 80,000 not local A bill to amend an act to apportion the State in congressional districts in the State in congression and the State in congression	
sional districts is not a local bill	142

E	BILLS—Continued.	
•	GENERAL—Continued.	age.
	The House may by unanimous consent consider a general bill on local bill day	142 142
	local bill	143
	A general bill cannot by amendment be changed to a local bill	143
	PRINTING OF.	
	Practice with reference to	
•	has specifically ordered otherwise No bill can be considered unless it has been printed and laid	143
	on the desks of the members	144
	A bill must be printed and laid on the desks of the members before it can be considered	144
	A bill which has been reported adversely must be ordered printed, printed and laid upon the desks of the members before it can be considered	
		111
	READING OF. By caption and in full	-145
	No bill can be read more than once on the same day unless it contains the emergency clause	
	Recalling.	
	From Governor	
	From the Senate	
	RECOMMITTING OF.	
	Not in order to recommit a bill reported adversely with no minority report	146
	RESCINDING VOTE DEFEATING THEM.	
	Held out of order resolution to rescind vote by which enacting clause was stricken out	146
	motion to rescind the vote by which the House tabled the motion to reconsider is not in order147	-148
	Substitutes.	
	Held that a substitute for a whole bill could not be offered Proper way to substitute a bill	
	Vetoed.	
	Constitutional provisions	
	Only requires a two-thirds majority of those present to pass	140

BILLSContinued.	
VETOED—Continued.	age.
Cannot amend a bill after being vetoed Held that the substance of a bill which failed to pass over the Governor's veto cannot be offered as an amendment	
to a subsequent bill	150
C	
CALENDAR OF THE DAY	151
COMMITTEES-	
Conference.	
Power of a conference committee with reference to incorporating new matter in its report	
Powers Of	152
Reports Of.	
Adverse report of a committee does not kill a resolution Committee reports are purely advisory	$\frac{152}{152}$
Bill cannot be considered when not reported from a committee	153
considered by the House	153
IN VACATION.	
General discussion	
COMMITTEE OF THE WHOLE HOUSE.	
A bill having been considered in the Committee of the Whole House in part, it would not be in order to resume con- sideration in the House until after final report of the	
Committee of the Whole House had been made Held that a resolution carrying an appropriation could be	155
considered without referring it to the Committee of the the Whole	156
Held not necessary for bill carrying an appropriation to be considered in the Committee of the Whole House	156
D	
DECORUM AND DEBATE—	
General discussion	-157
When a motion is made to table a proposition, the mover of the proposition or the member reporting it from a commit- tee has the right to close the debate	158
While under he previous question, the mover has the right to close the debate, he cannot speak after the vote has been	
taken and when the chair is about to announce the vote	158

INDEX TO LEGISLATIVE PRECEDENTS.	325
DILATORY MOTIONS—	Page.
A motion to adjourn held not to be dilatory	
Yeas and nays, demand for, a constitutional right and not dilatory	
E	
ELECTION CONTESTS—	
The House having ordered the Committee on Privileges, Suffrage and Elections to dismiss the contest and tabled the motion to reconsider the vote by which such action was ordered, the House sustained a point of order that the contest could not be reopened	e s -
EXPENSE—	
CONTINGENT.	
A motion to purchase a portrait of a Texas pioneer and pay for it out of the contingent expense fund held in order	1
	. 101
EMPLOYES—	ī
A resolution to employ stenographers, etc., on January 21 having been voted down, held that a resolution offered at a later date for the same purpose was entirely different	t
ENACTING CLAUSE—	
Motion to strike out the enacting clause takes precedence of	
all other amendments	. 161
bill as filed, its omission from the printed bill is immaterial Held that an original bill must have an enacting clause	l 162
J .	
JUDGES—	
DISTRICT.	
Leave of absence granted district judges within the power of the House	
0	
ORDERS OF THE HOUSE—	
The House can instruct a committee at any time The House can instruct a committee	. 163 . 163
P	
PERSONAL INTEREST—	100
Of member in legislation	. 103
PREVIOUS QUESTION—	•
By consent or by agreement, an amendment may be offered after the previous question has been ordered	
Previous questions must be confined to motions actually	7
before the House	. 164

PREVIOUS QUESTION—Continued.	age.
The House having ordered the consideration of the appropriation bill by departments, the previous question could not be ordered on the engrossment of the bill without rescinding the order or completing the consideration of the bill The fact that there has not been a free and full discussion of a matter does not prevent the asking of the previous	
question	
RECESS—	
A recess cannot be had when a quorum is not present The House having recessed does not displace the business of the day; nor does it require the consideration of postponed or special orders set for the calendar day to which the House recessed	165 166
RECONSIDERATION—	
General discussion	-167
Journal and not acted upon	167
required by the rule	168 168
disposition of the matter	168
Member must have voted with prevailing side or he cannot move reconsideration	169 169
During the last three days of the session, all motions to reconsider must be disposed of when made	169
sideration of the original resolution169	-170
The previous question will not apply to a motion to reconsider and table	170
When a motion to reconsider is put and carried, the proposition which is reconsidered becomes the pending business. The fact that when a Senate bill finally passes the House, after having been amended by the House, and that a motion to reconsider the vote by which the bill finally passed was laid on the table does not stop the House from recoding	170
laid on the table, does not stop the House from receding from its amendments to the bill	-171
the prevailing side	171 171 171
scribed by the rules	171 172

RESOLUTIONS	Page.
GENERAL.	
Because a resolution or bill is similar to any other bill or resolution pending does not prevent its consideration. House cannot by simple resolution rescind its acts in adopting a concurrent resolution	172 172
Rules may be suspended for the consideration of a resolution	173 173 173
the rules, it is within the province of the House to have it read a second time	3-174 1 174
members of the House is in order regardless of the fact that many members did not participate in the courtesies A resolution offered by unanimous consent must be read first time	174
Resolution covering the same matter as one previously voted down is not in order	4-175
things in order	170
Instance where it was held that resolutions could not be taken from the Speaker's table except during hour set apart for consideration of resolutions	,
RESOLUTIONS NOT IN ORDER.	
A resolution containing an undue reflection on the House not in order	5-176
Privileged.	110
A resolution fixing the date of sine die adjournment privileged A resolution setting apart days on which the House shall accept the invitation of the Cattle Raisers' Association to	176
be the guests of Fort Worth, was held to be a privileged resolution Held that the resolution providing for the temporary adjournment of the Legislature is privileged	176
A resolution relating to a special message of the Governor and providing for the return of the message to the Governor with the compliments of the House, was held to be a privileged resolution.	

REVENUE BILLS—P	age.
Speaker refuses to accept from the Senate a revenue or tax- ing bill	
REGULAR ORDER	
Suspension Of. The fact that the House has refused to suspend the regular order does not prevent the making of other motions to suspend the regular order of business	178
Suspension Of.	
Held that member is entitled to make only one motion to suspend the regular order until each member desiring to make such a motion has had an opportunity to so do An extension of time for the consideration of resolutions is not a suspension of the regular order	
RULES—	
AMENDING THE.	
Resolution relating to the filing of resolutions held an amendment to the rules	179 179 179
to the rules	
COMMITTEE ON.	
It is within the province of the Committee on Rules to propose a resolution to the House for its consideration Held that a motion to suspend a rule of the House does not of necessity go to the Committee on Rules without debate	
SUSPENSION OF CONSTITUTIONAL RULE.	
Does not require four-fifths of all the members elected to the House to suspend the constitutional rule requiring bills to be read on three several days	181
be disposed of before another bill can be taken up181 To suspend the constitutional rule requiring bills to be read on three several days requires vote of four-fifths of the members present, a quorum being present	-182 182
S	
SENATE BILL DAY—	
Only Senate bills can be considered on those dates Senate hills have right of way on Senate hill day	182

INDEX TO LEGISLATIVE P	RECEDENTS. 329
PEAKER—	Page.
May vote when	verruled
PECIAL ORDERS—	
A special order having been made and use the making of another special order posed of	until that one is dis
UBJECTS OF LEGISLATION (CALLEI	SESSIONS)—
When the Legislature shall be conventued there shall be no legislation upon subjudesignated in the proclamation of such session, or presented to them by such session shall be of longer durations. Legislature is without authority to prothe Constitution at a special session.	ects other than those the Governor calling the Governor; and no on than thirty days 185185-186-187 opose amendments to
Q	
-	
UESTION OF PRIVILEGE—	3
A member cannot abuse the Speaker un- privilege	he author of a news-
UORUM	
Can only adjourn from day to day quorum	cesent, it is in order steps to compel the
V	
OTING— The Speaker is not required to note a	voont where his water
The Speaker is not required to vote e would be decisive, but a member call chair may vote	ed temporarily to the
OTE—	
VERIFICATION OF.	
General discussion	erification of the vote her to vote189-190 e is a probability of